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AT 8:30_____M WILLIAM T. WALSH CLERK

Attorney for Plaintiff

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY TRENTON DIVISION

SAWHORSE ENTERPRISES, INC.,	
Plaintiff,)	Case No. 3:12-cv-06811(FLW)(TJB)
v.)	Case 1101 2112 21 00011(1211)(122)
CHURCH & DWIGHT CO., INC.,	
Defendant.)	

PROPOSEDORDER GRANTING PLAINTIFF'S MOTION TO SEAL

THIS MATTER having been brought before the Court by way of motion to seal by

Plaintiff Sawhorse Enterprises, Inc. ("Sawhorse") pursuant to Local Civil Rule 5.3, and the Court

Plaintiff and no opposition having been having considered the written submissions of counsel in support thereof, and the Court having geled, found that:

- Sawhorse filed the Declaration of Dr. Sandor Gardos in Support of Plaintiff's Motion for Early Discovery as part of the papers filed to support Plaintiff's Motion for Early Discovery, and that declaration contains information the parties consider of a confidential nature.
- 2. Sawhorse filed "Plaintiff's Memorandum of Law in Support of Motion for Expedited Discovery," as part of the same set of papers referenced in Paragraph 1 *supra*.

- 3. Sawhorse believes that if these materials are not kept confidential, Sawhorse, Church & Dwight Co., Inc., and Dr. Gardos will suffer a clearly defined, serious, and significant injury. Thus, Sawhorse has a legitimate private interest preventing public disclosure of these materials, which warrant the relief sought.
- 4. The relief requested is confined solely to those materials considered confidential by the parties, which is also the least restrictive option to protect confidentiality.

THEREFORE, the Court having considered the Plaintiff's Motion to Seal and related papers, and for good cause shown,

IT IS upon this 6th day of February, 2013,

ORDERED that Sawhorse's Motion to Seal is hereby GRANTED, and the Declaration of Dr. Sandor Gardos in Support of Plaintiff's Motion for Early Discovery shall be sealed and excluded from the public record, and Plaintiff's Memorandum of Law in Support of Motion for Expedited Discovery shall also be sealed and excluded form the public record.

Plaintiff will redact the confidential, sensitive information and information derived from that confidential information contained in the "Plaintiff's Memorandum of Law in Support of Motion for Expedited Discovery," and any related papers including the Declaration of Dr. Sandor Gardos, and will file the redacted versions publicly.

IT IS FURTHER ORDERED that nothing herein shall constitute a ruling concerning a future request to seal.

[Nocket Entry no. 26] is terminated.

Honorable Tonianne J. Bongiovanni, U.S.M.J.

1. The Court is aware that any interested puson has until Lebruary 19,2013 to more to intervene with respect to this Motion to Seal. This order is no way prejudices that right should an interested puson typically more to intervene, the Court shall reexamine it's findings at that time.